

EXHIBIT I

Exhibit I to the Greenbaum Declaration

Document Title/ECF No.	Basis for Sealing	Clearly Defined and Serious Injury that Would Result if the Relief is Not Granted	Why a Less Restrictive Alternative to the Relief Sought is Not Available	Any Prior Order Sealing the Same Materials in the Pending Action	Party in Opposition to Sealing, if any, and Basis
Exhibit 78 to Letter dated April 22, 2024 [ECF No. 313]	Exhibit 78 is a letter from counsel for Johnson & Johnson Health Care Systems, Inc. (with its affiliates, “J&J”) to counsel for Save On SP LLC (“SaveOn”). The letter references SaveOn’s response to JJ&J’s interrogatory No. 18, which describes provisions in SaveOn’s confidential employee handbook disclosed to J&J during discovery, containing proprietary business information. <i>See</i> ECF No. 313 at Ex. 78.	If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.	A redacted, public version of the Letter is being filed. It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn’s proprietary business information.	Yes, ECF No. 298 at Ex. 21.	No objection